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STATE OF NORTH CAROLINA In the General Court of Justice Superior Court Division GUILFORD COUNTY		FILED 2002 OCT 21 PM 12: 51 Film No.	File No. 02 CR 83068
STATE VERSUS		GUILFORD COUNTY CSC	
Defendant RYAN WESLEY ROUTH		By <u>MLP</u>	
INDICTMENT			
Date of Offense Between 4/23/02 - 4/24/02		Offense in Violation of G.S. 14-288.8 POSSESSION OF WEAPON OF MASS DESTRUCTION	
<p>The jurors for the State upon their oath present that on or about the date of offense and in the county named above the defendant named above unlawfully, willfully and feloniously did have and possess weapon of mass death and destruction, a binary explosive device with a detonation cord and a blasting cap.</p>			
<p style="color: blue; font-size: small;">NORTH CAROLINA—GUILFORD COUNTY. CERTIFIED A TRUE COPY OF ORIGINAL ON FILE IN THIS OFFICE.</p> <p>THIS <u>September 17, 2024</u> <u>Jeanne R. Lawson</u> ESQ</p> <p><i>[Signature]</i> Signature of Prosecutor</p>			
WITNESSES			
<input checked="" type="checkbox"/> E.G. MILLER - GPD 02-121887 (2 INV)		<input type="checkbox"/>	
<input type="checkbox"/>		<input type="checkbox"/>	
<p>The witnesses marked "X" were sworn by the undersigned Foreman of the Grand Jury and after hearing testimony, this bill was found to be:</p>			
<input checked="" type="checkbox"/> A TRUE BILL by twelve or more grand jurors, and I the undersigned Foreman of the Grand Jury, attest the concurrence of twelve or more grand jurors in this Bill of Indictment.			
<input type="checkbox"/> NOT A TRUE BILL			
Date <u>OCT 21 2002</u>		Signature of Grand Jury Foreman	

JIN

Att



Gov004100

STATE OF NORTH CAROLINA

In The General Court of Justice
Superior Court Division

COUNTY OF GUILFORD

NOTICE OF RETURN OF TRUE BILL OF INDICTMENT

G.S. 15A-630

To the Defendant Named on the Accompanying Indictment:

Take Notice that the Grand Jury of the county named above has returned the attached True Bill(s) of Indictment charging you with the offense(s) specified. You are informed that there are important time limitations on your right to discovery of the evidence against you. (See G.S. 15A-902 which is printed below.)

15A-902. Discovery procedure - (a) A party seeking discovery under this Article must, before filing any motion before a judge, request in writing that the other party comply voluntarily with the discovery request. Upon receiving a negative or unsatisfactory response, or upon the passage of seven days following the receipt of the request without response, the party requesting discovery may file a motion for discovery under the provisions of this Article concerning any matter as to which voluntary discovery was not made pursuant to request.

(b) To the extent that discovery authorized in this Article is voluntarily made in response to a request, the discovery is deemed to have been made under an order of the court for the purposes of this Article.

(c) A motion for discovery under this Article must be heard before a superior court judge.

(d) If a defendant is represented by counsel, he may as matter of right request voluntary discovery from the State under subsection (a) above not later than the tenth working day after either the probable cause hearing or the date he waives the hearing. If a defendant is not represented by counsel, or is indicted or consents to the filing of a bill of information before he has been afforded or waived a probable cause hearing, he may as a matter of right request voluntary discovery from the State under subsection (a) above not later than the tenth working day after.

(1) The defendant's consent to be tried upon a bill of information, or the service of notice upon him that a true bill of indictment has been found by the grand jury, or

(2) The appointment of counsel - whichever is later.

For the purposes of this subsection defendant is represented by counsel only if counsel was retained by or appointed for him prior to or during a probable cause hearing or prior to execution by him of a waiver of a probable cause hearing.

(e) The State may as a matter of right request voluntary discovery from the defendant, when authorized under this Article, at any time not later than the tenth working day after disclosure by the State with respect to the category of discovery in question.

(f) A Motion for discovery made at any time prior to trial may be entertained if the parties to stipulate or if the judge for good cause shown determines that the motion should be allowed in whole or part. (1973, C. 1286, § 1) This Notice is issued upon order of the presiding Judge.

Your next court appearance for this case will be in Superior Court, sometime within the next 2-3 weeks.

You should contact the Clerk of Superior Court's Office (574-4306) or the District Attorney's Office (574-4313) to learn your next court date. Please have your case number available when you call and ask for the date you are to appear in Superior Court. It is your responsibility to find out your next court date in Superior Court.

NORTH CAROLINA GUILFORD COUNTY
CERTIFIED A TRUE COPY OF ORIGINAL
ON FILE IN THIS OFFICE

THIS September 17, 2002

Date Issued OCT 21

Jeanne R. Lawson

Signature Maria Loftin
 Deputy CSC Assistant CSC Clerk of Superior Court

CERTIFICATE OF SERVICE

I certify that I issued a copy of this notice to the defendant named above at the address shown by:

Mail through the U.S. Postal Service. Deft. - Ryan Wesley Roath
 Attaching it to an Order for Arrest to be served on the defendant.
 Other (specify) NAME OF PUBLIC DEFENDER: _____

Date OCT 27 2002

Signature Maria Loftin

Original-File Copy-Defendant

STATE OF NORTH CAROLINA

GUILFORD (GR) County GREENSBORO

Seat of Court

NOTE: (This form is to be used for (1) felony offense(s), and (2) misdemeanor offense(s), which are consolidated for judgment with any felony offense(s). Use AOC CR 310 for DWI offense(s).)

STATE VERSUS

Name of Defendant

ROUTH, RYAN, WESLEY

Race

W

Sex

M

DOB

Ever Found
Not GuiltyEver Waived
Attorney

Attorney for Defendant

HATFIELD, JACK

File No. 02CRS083088 51

In The General Court Of Justice

District Superior Court Division

JUDGMENT SUSPENDING SENTENCE - FELONY

 IMPOSING AN INTERMEDIATE PUNISHMENT IMPOSING A COMMUNITY PUNISHMENT
(STRUCTURED SENTENCING)

G.S. 15A-1341, -1342, 1343, -1343.2, -1346

 Appointed RetainedThe defendant pled guilty to: was found guilty by a jury of: pled no contest to:

File No 1st	Off	Offense Description	Offense Date	G.S. No	F/M	CL
02CRS083088	SI	POSSESS WEAPON MASS DESTRUCT	04/23/2002	14-288.8	F	F

The Court:

X 1. has determined, pursuant to G.S. 15A-1340.14, the prior record points of the defendant to be 2 PRIORITY: I III V
2. makes no prior record level finding because none is required RECORD LEVEL: II IV VI

The Court: (NOTE: Block 1 or 2 MUST be checked)

X 1. makes no written findings because the prison term imposed is within the presumptive range of sentences authorized under G.S. 15A-1340.17(c).
 2. makes the Findings of Aggravating and Mitigating Factors set forth on the attached AOC-CR-605.
 3. makes the Findings of Extraordinary Mitigation set forth on the attached AOC-CR-606.
 4. finds the defendant has provided substantial assistance pursuant to G.S. 90-95(h)(5).
 5. finds enhanced punishment from a Class A1 or Class 1 misdemeanor to a Class I felony.

G.S. 90-95(e)(3) (drugs); G.S. 14-3(c) (hate crime).

6. imposes the punishment pursuant to a plea arrangement as to sentence under Article 58 of G.S. Chapter 15A.

7. finds the above designated offense(s) is a reportable conviction involving a minor. G.S. 14-208.6.

8. finds the defendant is classified as a sexually violent predator. G.S. 14-208.20.

The Court, having considered evidence, arguments of counsel and statement of defendant, finds that the defendant's plea was freely, voluntarily, and understandingly entered, and Orders the above offense(s) be consolidated for judgment and the defendant be imprisoned for a minimum term of 15 months for a maximum term of 19 months in the custody of N.C. DOC.

This sentence shall run at the expiration of sentence imposed in file number

The defendant shall be given credit for 5 days spent in the confinement prior to the date of this Judgment as a result of this charge(s) to be applied toward the sentence imposed above. X imprisonment required for special probation set forth on AOC-CR-603, Page Two.

SUSPENSION OF SENTENCE

X With "Without" the consent of the defendant and subject to the conditions set out below, the execution of this sentence is suspended and the defendant is placed on supervised unsupervised probation for 60 months.

*NOTE: For offenses committed on or after January 1, 1997, per repeat of 15A-1341(c), defendant's consent is not needed.)

1. The Court finds that a longer shorter period of probation is necessary than that which is specified in G.S. 15A-1343.2(d).
 2. The Court finds that it is NOT appropriate to delegate to the Division of Adult Probation and Parole in the Department of

Correction the authority to impose any of the requirements in G.S. 15A-1343.2(e) if the offender is sentenced to a community punishment, or G.S. 15A-1343.2(f) if the offender is sentenced to an intermediate punishment.

3. The above period of probation shall begin when the defendant is released from incarceration in the case referred to below.

4. The above period of probation shall begin at the expiration of the sentence in the case referred to below.

NOTE: List file number, date, county and court in which prior sentence imposed!

ON FILE IN THIS OFFICE

File Number

Offense

County

Court

Date

September 17, 2024
Jeanne R. Lawson

5. The defendant shall comply with the conditions set forth in file number

MONETARY CONDITIONS

The defendant shall pay to the Clerk of Superior Court the "Total Amount Due" shown below, plus the probation supervision fee, pursuant to a schedule determined by the probation officer. set out by the court as follows:

WAIVE SUPERVISION FEE

Costs	Fine	Restitution*	Attorney's Fee	Community Service Fee	Total Amount Due
\$ 225.00	\$ 0.00	\$ 0.00	\$ 0.00	\$ 0.00	\$ 225.00

See attached "Restitution Worksheet, Notice And Order (Initial Sentencing)," AOC-CR-611, which is incorporated by reference.

All payments received by the clerk shall be distributed pro rata among the persons entitled to restitution in this priority: first among all G.S. 7A-304(d) priorities and before payment of community service and probation supervision fees.

Upon payment of the "Total Amount Due", the probation officer may transfer the defendant to unsupervised probation.

REGULAR CONDITIONS OF PROBATION - G.S. 15A-1343(b)

The defendant shall: (1) Commit no criminal offense in any jurisdiction. (2) Possess no firearm, explosive device or other deadly weapon listed in G.S. 14-269. (3) Remain gainfully and suitably employed or faithfully pursue a course of study or vocational training, that will equip the defendant for suitable employment, and abide by all rules of the institution. (4) Satisfy child support and family obligations, as required by the Court.

If the defendant is on supervised probation, the defendant shall also: (5) Remain within the jurisdiction of the Court unless granted written permission to leave by the Court or the probation officer. (6) Report as directed by the Court or the probation officer to the officer at reasonable times and places and in a reasonable manner, permit the officer to visit at reasonable times, answer all reasonable inquiries by the officer and obtain prior approval from the officer for, and notify the officer of, any change in address or employment. (7) Notify the probation officer if the defendant fails to obtain or retain satisfactory employment. (8) At a time to be designated by the probation officer, visit with the probation officer a facility maintained by the Division of Prisons.

If the defendant is to serve an active sentence as a condition of special probation, the defendant shall also: (9) Obey the rules and regulations of the Department of Correction governing the conduct of inmates while imprisoned. (10) Report to a probation officer in the State of North Carolina within seventy-two (72) hours of the defendant's discharge from the active term of imprisonment.

SPECIAL CONDITIONS OF PROBATION - G.S. 15A-1343(b1), 143B-262(c)

The defendant shall also comply with the following special conditions which the Court finds are reasonably related to the defendant's rehabilitation:

11. Surrender the defendant's drivers license to the Clerk of Superior Court for transmittal/notification to the Division of Motor Vehicles and not operate a motor vehicle for a period of _____ months or until relicensed by the Division of Motor Vehicles, whichever is later.

12. Submit at reasonable times to warrantless searches by a probation officer of the defendant's person, and of the defendant's vehicle and premises while the defendant is present, for the following purposes which are reasonably related to the defendant's probation supervision:

X stolen goods X controlled substances X contraband X FIREARM; EXPLOSIVE DEVICE

13. Not use, possess or control any illegal drug or controlled substance unless it has been prescribed for the defendant by a licensed physician and is in the original container with the prescription number affixed on it; not knowingly associate with any known or previously convicted users, possessors or sellers of any illegal drugs or controlled substances; and not knowingly be present at or frequent any place where illegal drugs or controlled substances are sold, kept or used.

14. Supply a breath, urine and/or blood specimen for analysis of the possible presence of a prohibited drug or alcohol, when instructed by the defendant's probation officer.

15. Successfully pass the General Education Development Test (G.E.D.) during the first _____ months of the period of probation.

16. Complete _____ hours of community or reparation service during the first _____ days of the period of probation, as directed by the community service coordinator and pay the fee prescribed by G.S. 143B-475.1(b). pursuant to the schedule set out under monetary conditions above. _____ within _____ days of this Judgment and before beginning service.

17. Report for initial evaluation by **PSYCH COUNSELING** and participate in all further evaluation, counseling, treatment or education programs recommended as a result of that evaluation, and comply with all other therapeutic requirements of those programs until discharged.

18. Not assault, communicate with, be in the presence of, or be found in or on the premises of _____.

19. Other: **OMIT #8: THE DEFENDANT IS NOT TO OPERATE A MOTOR VEHICLE UNTIL LICENSED. IF FOUND DRIVING A BOND FOR 15,000 SECURED IS TO BE SET. PROBATION OFFICER, IN THEIR DISCRETION MAY TRANSFER TO ELECTRONIC HOUSE ARREST OR INTENSIVE.**

20. Comply with the Special Conditions Of Probation - Intermediate Punishments - Contempt which are set forth on AOC-CR-603, Page Two.

A hearing was held in open court in the presence of the defendant at which time a fee, including expenses, was awarded the defendant's appointed counsel or assigned public defender.

ORDER OF COMMITMENT/APPEAL ENTRIES

1. It is ORDERED that the Clerk deliver two certified copies of this Judgment and Commitment to the sheriff or other qualified officer and that the officer cause the defendant to be delivered with these copies to the custody of the agency named on the reverse to serve the sentence imposed or until the defendant shall have complied with the conditions of release pending appeal.

2. The defendant gives notice of appeal from the judgment of the Superior Court to the Appellate Division. Appeal entries and any conditions of post conviction release are set forth on form AOC-CR-350.

SIGNATURE OF JUDGE

Date Name Of Presiding Judge (Type Or Print)

Signature Of Presiding Judge

12/20/2002

HENRY E. FRYE, JR.

CERTIFICATION

I certify that this Judgment and the attachment(s) marked below is a true and complete copy of the original which is on file in this case.

1. Appellate Entries (AOC-CR-350).

2. Judgment Suspending Sentence, Page Two (Special Conditions Of Probation - Intermediate Punishments - Contempt (AOC-CR-603, Page Two))

3. Felony Judgment Findings Of Aggravating And Mitigating Factors (AOC-CR-605).

4. Extraordinary Mitigation Findings (AOC-CR-606).

5. Restitution Worksheet, Notice And Order (Initial Sentencing) (AOC-CR-611).

Date	Signature	SEAL
12/20/2002		
Date Certified Copies Delivered To Sheriff		
12/20/2002		
<input checked="" type="checkbox"/> Deputy CSC <input type="checkbox"/> Assistant CSC <input type="checkbox"/> Clerk of Superior Court		

STATE OF NORTH CAROLINA

GUILFORD (GR) County

File No. 02CRS083088 51
In The General Court Of Justice
Superior Court Division

STATE VERSUS

Name Of Defendant
ROUTH,RYAN,WESLEYSFF 22500
CRSC \$ 125

CPD

Cost Remitted

235 Other DC GEN COURT OF JUSTICE 2 5
\$ 200.00

Costs Assessed In Each Of The Following Cases

PROCESS FEE DUE COUNTY	# SERVED	AMOUNT	
Co	\$	22500	
Co	\$	295	
Co	\$	295	
JAIL FEES DUE COUNTY GUILFORD (GR)	# DAYS	AMOUNT	
Co	5	\$ 25.00	22600
Co		\$	296
		Remitted	
JAIL FEES DUE COUNTY (Post Trial)	# DAYS	AMOUNT	
Co		\$	22620
Co		\$	297
		Remitted	
PROCESS FEE DUE CITY	# SERVED	AMOUNT	
Co	\$	23500	
Co	\$	2350	
Co	\$	2350	
JAIL FEES DUE CITY	# DAYS	AMOUNT	
Co		\$	2360
Co		\$	236
		Remitted	
JAIL FEES DUE CITY (Post Trial)	# DAYS	AMOUNT	
Co		\$	2362
		Remitted	
COST DUE STATE	Analysis of Cont. Sub. 20 Day Failure Fee Pre-Trial Release to Co.	\$	24320 District 21211 Superior 21111 295
		\$	
		225.00	

TOTAL COSTS DUE

FINES DUE THE COUNTY	\$ 22700
COMMUNITY SERVICE FEE	\$
REIMBURSE ATTORNEY FEES	\$
Other Misc. Costs:	
Rec. of Expert Witness Fee:	
Rec. of Blood Test:	
Rec. of Interpreter:	
Rec. of Bond Forfeiture Fee:	
Other:	
RESTITUTION <input type="checkbox"/> SEE ATTACHED WORKSHEET	\$
Restitution Jointly & Severally due with Co-Defendant's listed on Reverse	
PROBATION SUPERVISION	
X B - Supervised <input type="checkbox"/> N - Not Collecting	<input type="checkbox"/> SURRENDER LICENSE
U - Unsupervised <input type="checkbox"/> Fee	<input checked="" type="checkbox"/> ASSESSMENT
Date	Name Of Clerk
12/20/2002	P. TEDDER

NORTH CAROLINA - GUILFORD COUNTY
CERTIFIED A TRUE COPY OF ORIGINAL
ON FILE IN THIS OFFICE
THIS September 17 2024
Shanne R. Lawson SSC

Deputy CSC
 Assistant CSC
 Clerk Of Superior Court

TOTAL RESTITUTION DUE

TOTAL DUE
\$ 225.00

By Date: 12/30/2007
 FULL PAYMENT
 PARTIAL PAYMENT

RESTITUTION

Full Payment 26110

Partial Payment 26120

REMARKS

STATE OF NORTH CAROLINA		File No. 02 CRS 85088
<u>Griffard</u> County		In The General Court Of Justice <input type="checkbox"/> District <input checked="" type="checkbox"/> Superior Court Division
STATE VERSUS		GUILFORD COUNTY FILED
<u>Ryan Wesley Routh</u>		DEC 20 2002
Date: <u>11/15</u> Type: <u>High School</u> Highest Level Of Education Completed: <u>High School</u>		Copy A
[REDACTED]		CLERK OF SUPERIOR COURT
TRANSCRIPT OF PLEA		
G.S. 15A-1022		
The defendant, having offered a plea of <u>guilty</u> and being first duly sworn, makes the following answers to the questions set out below.		
Answers		
1. Are you able to hear and understand me? (1) <u>yes</u>		
2. Do you understand that you have the right to remain silent and that any statement you make may be used against you? (2) <u>yes</u>		
3. At what grade level can you read and write? (3) <u>High School</u>		
4. (a) Are you now under the influence of alcohol, drugs, narcotics, medicines, pills, or any other intoxicants? (4a) <u>no</u>		
(b) When was the last time you used or consumed any such substance? (4b) <u>Does not use</u>		
5. Have the charges been explained to you by your lawyer, and do you understand the nature of the charges, and do you understand every element of each charge? (5) <u>yes</u>		
6. (a) Have you and your lawyer discussed the possible defenses, if any, to the charges? (6a) <u>yes</u>		
(b) Are you satisfied with your lawyer's legal services? (6b) <u>yes</u>		
7. (a) Do you understand that you have the right to plead not guilty and be tried by a jury? (7a) <u>yes</u>		
(b) Do you understand that at such trial you have the right to confront and to cross examine witnesses against you? (7b) <u>yes</u>		
(c) Do you understand that by your plea(s) you give up these and your other constitutional rights relating to a trial by jury? (7c) <u>yes</u>		
8. Do you understand that, if you are not a citizen of the United States of America, your plea(s) of guilty or no contest may result in deportation, the exclusion from admission to this country, or the denial of naturalization under federal law? (8) <u>yes</u>		
9. <input type="checkbox"/> (if applicable) Do you understand that upon conviction of a felony that you automatically forfeit any licensing privileges as defined by G.S. 15A-1331A for the full term? (9a) <u>yes</u>		
(a) <u>GSA cases only occurring on or after May 1, 1994</u> of the maximum sentence of imprisonment imposed at the time of conviction if: (1) you are offered a suspended sentence on condition that you accept probation and you refuse probation, or (2) your probation is revoked or suspended and the Court makes findings that you failed to make reasonable efforts to comply with the conditions of probation.		
(b) <u>Structured Sentencing cases committed on or after October 1, 1994</u> of the period you are placed on probation if: (1) your probation is revoked or suspended, or (2) <u>(for offenses committed before 1/1/97)</u> you are offered a suspended sentence on condition you accept probation and you refuse probation. G.S. 15A-1331A(b)		
9A. <input type="checkbox"/> (Victims Rights Act cases only) Do you understand that upon your conviction of <u>felony</u> you may be ordered to pay restitution to any persons directly and proximately injured as a result of your commission of that offense, and that a civil judgment in favor of each such person may be docketed against you and will be a lien against real estate owned by you for the next ten years? (9A) <u>yes</u>		
10. Do you understand that you are pleading (guilty) <u>no contest</u> to the charges shown on the attached sheet, which carry the total punishments listed? (10) <u>yes</u>		
11. Do you now personally plead (guilty) <u>no contest</u> ? (11) <u>yes</u>		
12. (a) <input type="checkbox"/> (if applicable) Are you in fact guilty? (12a) <u>yes</u>		
(b) <input type="checkbox"/> (if applicable) Do you understand that upon your plea of no contest you will be treated as being guilty whether or not you admit your guilt? (12b) <u>yes</u>		
(c) <input type="checkbox"/> (if applicable) (Alford Plea) (1) Do you now consider it to be in your best interest to plead guilty? (12c1) <u>yes</u> (2) Do you understand that upon your "Alford Plea" you will be treated as being guilty whether or not you admit that you are in fact guilty? (12c2) <u>yes</u>		
13. Have you agreed to plead as part of a plea arrangement? Before you answer, I advise you that the Courts have approved plea negotiating, and if there is such, you may advise me truthfully without fear of incurring my disapproval? (13) <u>yes</u>		
CERTIFIED A TRUE COPY OF ORIGINAL ON FILE IN THIS OFFICE		
September 17 2024 <u>Jeanne R. Dawson</u> ESQ		

14. (If applicable) The prosecutor and your lawyer have informed the Court that these are all the terms, Answers and conditions of your plea: (See attachment for additional plea arrangements, including voluntary dismissals.)

The State will dismiss the possess weapon of mass destruction count in CR 81659 and the defendant will be placed on supervised probation for a period of sixty (60) months with conditions to include that he not operate a motor vehicle until he obtains a valid North Carolina drivers license, that he not own or possess any firearm or explosive device and that he obtain a mental health assessment and comply with any recommended course of treatment. All firearms and explosive devices seized for defendant by the Grandview Police Department in all of defendant's pending cases shall be forfeited and disposed of.

(a) Is this correct as being your full plea arrangement?
 (b) Do you now personally accept this arrangement?

(14a) yes
 (14b) yes

15. (Other than the plea arrangement between you and the prosecutor) has anyone made any promises or threatened you in any way to cause you to enter this plea against your wishes?

(15) no

16. Do you enter this plea of your own free will, fully understanding what you are doing?

(16) yes

17. Do you have any questions about what has just been said to you or about anything else connected to your case?

(17) no

I have read or have heard all of these questions and understand them. The answers shown are the ones I gave in open court and they are true and accurate. Neither my lawyer nor anyone else has told me to give false answers in order to have the Court accept my plea in this case. The conditions of the plea as stated above, if any, are accurate.

SWORN AND SUBSCRIBED TO BEFORE ME		Date
Date	Signature	12-20-02
DEC 20 2002	Ryan Wesley Routh	Signature Of Defendant
<input type="checkbox"/> Deputy CSC	<input checked="" type="checkbox"/> Assistant CSC	<input type="checkbox"/> Clerk Of Superior Court
Name Of Defendant (Type Or Print)		
Ryan Wesley Routh		
CERTIFICATION BY LAWYER FOR DEFENDANT		

As lawyer for the defendant named above, I hereby certify that the conditions stated above, if any, upon which the defendant's plea was entered are correct and they are agreed to by the defendant and myself. I further certify that I have fully explained to the defendant the nature and elements of the charge(s) to which the defendant is pleading.

Date	Name Of Lawyer For Defendant (Type Or Print)	Signature Of Lawyer For Defendant
12-20-02	JOHN HARRIS	John HARRIS
CERTIFICATION BY PROSECUTOR		

As prosecutor for this Prosecutorial District, I hereby certify that the conditions stated above, if any, are the terms agreed to by the defendant and his/her lawyer and myself for the entry of the plea by the defendant to the charge(s) in this case.

Date	Name Of Prosecutor (Type Or Print)	Signature Of Prosecutor
12-20-02	Maury A. Hubbard, III	Maury A. Hubbard, III
PLEA ADJUDICATION		

Upon consideration of the record proper, evidence presented, answers of defendant, and statements of the lawyer for the defendant and the District Attorney, the undersigned finds:

1. That there is a factual basis for the entry of the plea.
2. The defendant is satisfied with his/her lawyer.
3. That the defendant is competent to stand trial and that the plea is the informed choice of the defendant and is made freely, voluntarily and understandingly.

The defendant's plea is hereby accepted by the Court and is ordered recorded.

Date	Name Of Presiding Judge (Type Or Print)	Signature Of Presiding Judge
12-20-02	Henry C. Frue, Jr.	Henry C. Frue, Jr.

STATE OF NORTH CAROLINA

Guifford

County QUEBON

F11

02-005 85088

In The General Court Of Justice
 District Superior Court Division

STATE VERSUS

Name And Address Of Defendant

Ryan Wesley Douth

DEC 20 2000
AT 11/12
BY CLERK OF SUPERIOR COURT
cof 1

Social Security No.

SOC No. NC0754063A

Race

W

Sex

M

DOB

WORKSHEET
PRIOR RECORD LEVEL FOR
FELONY SENTENCING AND
PRIOR CONVICTION LEVEL FOR
MISDEMEANOR SENTENCING
(STRUCTURED SENTENCING)

G.S. 15A-1340.14, 15A-1340.21

NOTE: This Worksheet is provided to assist the Attorney for the State in calculating and presenting the defendant's prior record level or prior conviction level. Record the defendant's prior record on the reverse side of this form or attach a copy of the defendant's prior record pursuant to G.S. 15A-1340.14(d). If sentencing for a felony, count the number of prior convictions in each offense class and enter those totals in the chart in section I below. For multiple prior convictions at one session of court, see G.S. 15A-1340.14(g). The only Class 1 misdemeanor offenses under Chapter 20 that are assigned points for determining prior record level for felony sentencing are misdemeanor death by vehicle (G.S. 20-141.4(a)(2)) and, for sentencing for felony offenses committed on or after December 1, 1997, impaired driving (G.S. 20-138.1) and commercial impaired driving (G.S. 20-138.2). First Degree Rape and First Degree Sexual Offense convictions prior to October 1, 1994, are Class 1 convictions.

I. SCORING PRIOR RECORD/FELONY SENTENCING

NUMBER	TYPE	FACTORS	POINTS
	Prior Felony Class A Conviction	X 10	
	Prior Felony Class B1 Conviction	X 9	
	Prior Felony Class B2 or C or D Conviction	X 6	
	Prior Felony Class E or F or G Conviction	X 4	
	Prior Felony Class H or I Conviction	X 2	
1	Prior Class A1 or 1 Misdemeanor Conviction (see note above)	X 1	1
SUBTOTAL			1

If all the elements of the present offense are included in any prior offense, whether or not the prior offenses were used in determining prior record level.

+ 1

If the offense was committed:

(a) while on supervised or unsupervised probation, parole, or post-release supervision; or
 (b) while serving a sentence of imprisonment; or
 (c) while on escape

+ 1

1

TOTAL 2

II. CLASSIFYING PRIOR RECORD/CONVICTION LEVEL

MISDEMEANOR

FELONY

NOTE: If sentencing for a misdemeanor, total the number of prior convictions listed on the reverse and select the corresponding prior conviction level.

NOTE: If sentencing for a felony, locate the prior record level which corresponds to total points determined in section I above.

No. Of Prior Convictions	Level
0	I
1-4	II
5+	III

PRIOR CONVICTION LEVEL



Points	Level
0	I
1 - 4	II
5 - 8	III
9 - 14	IV
15 - 18	V
19+	VI

PRIOR RECORD LEVEL



The Court has determined the number of prior convictions to be _____ and the level to be as shown above.

The Court finds the prior convictions to be _____ points and the prior record level of the defendant to be as shown herein.

Date

14/02

Name of Presiding Judge (Type or Print)

Henry E. Trice, Jr.

Signature of Clerk of Court

CERTIFIED A TRUE COPY OF ORIGINAL
ON FILE IN THIS OFFICE

ADC-CR-600, Rev. 12/97.

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(Over)

September 17, 2024
 Jeannine R. Lawson

III. PRIOR CONVICTION

NOTE: Federal law precludes making computer printout of DCF-ECH (rap sheet) part of permanent public court record.

Offense	File No.	Date of Conviction	County (name state, if not N.C.)	Class
Larceny	97CR 71030	6/13/97	Guilford	1
Worthless Check	90CR 66995	1/29/92	"	2
"	91CR 50191	"	"	"
"	" 50192	"	"	"
"	" 50193	"	"	"
"	" 50194	"	"	"
"	" 549016	"	"	"
"	" 66603	"	"	"
"	" 66609	"	"	"
Fail to Rpt. Accident	83CR 63884	1/13/84	"	—
NOL	86CR 71958	10/20/86	"	—
NOL	90CR 24754	11/28/90	"	—
DWLR	" 491138	1/10/91	"	—
NOL	" 68410	"	"	—
NOL	97CR 49093	7/29/98	"	—
NOL	" 59431	2/5/98	"	—
NOL	98CR 71665	12/3/98	"	—
DWLR	99CR 37947	5/19/99	"	—
DWLR	00CR 39593	6/29/00	"	—
"	" 50874	4/23/01	"	—
"	" 59873	"	"	—
	01CR 40687	10/24/01	"	—

STATE VERSUS

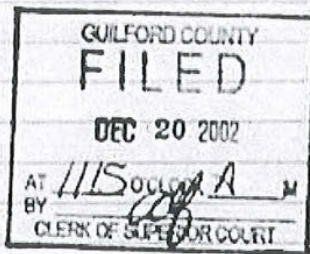
Ryan Wesley Routh

File No.

02 CRS 83088

PLEAS

Plea*	File Number	Count No (s)	Offense(s)	Date Of Offense	G.S. No	F/M	CL	IPun CL	Maximum Punishment
G	02 CRS 83088	1	Possess Weapon of War Act.	11/15/02	14-2838	F	F		59m



*G = Guilty
NC = Not Contest

TOTAL MAXIMUM PUNISHMENT

MANDATORY MINIMUM FINES & SENTENCES (if any)

59 months, Active

NOTE TO CLERK: If this column is checked this is an added offense or reduced charge.

NOTE: Enter punishment class if different from underlying felony class (punishment class represents a status or enhancement)

SUPERIOR COURT DISMISSALS PURSUANT TO PLEA ARRANGEMENT

CERTIFICATION BY PROSECUTOR

The undersigned prosecutor enters a dismissal to the above charges pursuant to a plea arrangement shown on the Transcript Of Plea attached.

1

Names of Participants

12/20/02 Name Of Prosecutor (Type Or Print): Henry A. Hubbard, III

1-7-03 00 34 - 326

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